IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TENNESSEE GREENEVILLE DIVISION

JANE DOES 1-9,
Plaintiffs,
v. No: 2:23-cv-00071-TRM-CRW
CITY OF JOHNSON CITY, TENNESSEE, et al.,
Defendants/
PLAINTIFFS' RULE 26(A)(1) INITIAL DISCLOSURES
Pursuant to Federal Rule of Civil Procedure 26(a)(1), Plaintiffs provide the following
information. Plaintiffs reserve the right to supplement these Initial Disclosures. Further, Plaintif
reserves all objections and privileges that may apply.
A. Individuals likely to have discoverable information.
1. Jane Doe 1 ¹
2. Jane Doe 2
3. Jane Doe 3
4. Jane Doe 4

6. Plaintiffs K.T and M.T. Personal representatives of Jane Doe 6

5. Jane Doe 5

7. Jane Doe 7

8. Jane Doe 8

¹ Plaintiffs' names will be provided upon entry of the pending protective order. Plaintiffs may only be contacted through counsel.

- 9. Jane Doe 9
- 10. Female 1, 2 and 3- See complaint.
- 11. Members of the Daigle Law Group ("DLG") who were involved in the Report issued regarding JCPD's practices that was issued on July 18, 2023.
- 12. Cathy Ball- c/o Johnson City Attorney- Has knowledge of the JCPD's negligence in investigating allegations of sex-based crimes, as well as hiring the DLG which demonstrated the JCPD's negligence with respect to sex-based crimes, including the JCPD's failure to keep appropriate records.
- 13. Detective Toma Sparks c/o Attorney of Record- Has knowledge of the JCPD's negligence in investigating allegations of sex-based crimes, the JCPD's interactions with serial rapist, Sean Williams, his own failure to investigate sex-based crimes and obstruction of any investigation into Williams' sex trafficking conspiracy.
- 14. Chief Karl Turner c/o Attorney of Record- Has knowledge of the JCPD's negligence in investigating allegations of sex-based crimes, and JCPD officers' conspiracy to benefit from, and obstruct any investigation into, Williams' sex trafficking conspiracy.
- 15. Captain Kevin Peters c/o Attorney of Record- Has knowledge of the JCPD's negligence in investigating allegations of sex-based crimes, and JCPD officers' conspiracy to benefit from, and obstruct any investigation into, Williams' sex trafficking conspiracy.
- 16. Investigator Justin Jenkins c/o Attorney of Record- Has knowledge of the JCPD's negligence in investigating allegations of sex-based crimes, and JCPD officers' conspiracy to benefit from, and obstruct any investigation into, Williams' sex trafficking conspiracy.
- 17. Current and former employees of JCPD who took the reports of Jane Doe 2, Jane Doe 5, and Jane Doe 7's or were involved in any capacity in the investigation of, or the processing

- or evidence or handled Williams as a confidential informant.
- 18. Current or former employees of JCPD who have knowledge of or who worked on the investigation of Sean Williams.
- 19. Current or former employees of JCPD who have knowledge of or who were involved in obtaining or the execution of the warrant of Sean Williams' apartment on or about September 19, 2020.
- 20. Current or former employees of JCPD who have knowledge of or who were involved in obtaining or the execution of the warrant of Sean Williams' apartment on or about September 23, 2020.
- 21. Agents with the Federal Bureau of Investigation who have been involved in the investigation of sex trafficking claims involving Plaintiffs.
- 22. Agents with the Federal Bureau of Investigation or the U.S. Marshall Service, or any other federal or state agency, who have been involved in the investigation of Williams' escape from custody on or about October 18, 2023.
- 23. Investigators from the District Attorney's Office who have been investigating Plaintiff's allegations.
- 24. District Attorney General Steven Finney- c/o First Judicial District Attorney General's office.
- 25. Retired Attorney General Ken Baldwin- c/o First Judicial District Attorney General's office.
- 26. Kateri Dahl- c/o Counsel of Record.
- 27. Plaintiffs' treating physicians and medical providers following their respective assaults.
- 28. Plaintiffs' immediate family members or significant other with contemporaneous

information or evidence of emotional distress.

29. Any individuals identified by Defendants as a witness or potential witness.

B. Documents

- Documents, including ESI, any charging documents, any investigative reports or statements taken, results of rape kits, or any evidence obtained relating to Plaintiff Does 2,
 and 7's complaints of sexual assault or battery, as well as any other victims of Sean Williams who reported their sexual assaults to JCPD.
- 2. The Daigle Law Group report that was issued July 18, 2023, and any documents provided regarding the same, and any communications with the DLG.
- All correspondence sent to the Daigle Law Group from Johnson City or the JCPD, all documents sent to DLG that were referenced in the DLG report.
- 4. Chief Karl Turner's Personnel File, including any disciplinary documents, Internal Affairs investigations into his conduct during the last 10 years of his employment, or any separation agreement signed by Turner.
- 5. Kevin Peters' Personnel File, including any disciplinary documents, Internal Affairs investigations into his conduct during the last 10 years of his employment, or any separation agreement signed by Peters.
- 6. Toma Sparks' Personnel File, including any disciplinary documents, Internal Affairs investigations into his conduct during the last 10 years of his employment.
- 7. Justin Jenkins' Personnel File, including any disciplinary documents, Internal Affairs investigations into his conduct during the last 10 years of his employment.
- 8. Any Agreements, formal or informal that JCPD had with Sean Williams. Any and all reports or communications documenting these agreements.

- 9. Communications from Cathy Ball or any other official with Johnson City regarding Plaintiff Does 2, 5 and 7's claims and report of assault, including but not limited to text messages, email communications and written communications, as well as communications regarding other any other victims of Sean Williams who reported their sexual assaults to JCPD, and any communications regarding the evidence recovered of sexual assault material and child sexual abuse material as a result of Williams' arrest in April 2023.
- 10. Communications between JCPD and Sean Williams.
- 11. All recordings (audio or visual) of Sean Williams.
- 12. Communication between JCPD officers regarding sexual assault, battery or rape reports from January 1, 2018 through June 23, 2023
- 13. Records of asset forfeiture seizures during the relevant time frame, including receipts, search warrant returns, inventories, and any and all logs of currency seized.
- 14. Records reflecting evidence seized from Sean Williams' apartment during the execution of search warrants in September 2020.
- 15. JCPD's Policies and Procedures manual, including but not limited to all policies regarding sexual assault investigations in effect for the past five years.
- 16. Documents provided to the Federal Bureau of Investigation and the District Attorney's Office for the First Judicial District concerning Plaintiff's claims, as well as any other reports by a victim of Sean Williams.
- 17. Plaintiffs reserve the right to use at trial any documents listed by Defendants and/or any other documents obtained during discovery.
- 18. Plaintiffs reserve the right to supplement this list based on ongoing discovery.

C. Computation of Damages

Plaintiffs are owed sums for actual damages related to costs incurred due to JCPD's violation of their rights as alleged in the complaint. Plaintiff will seek compensatory damages for emotional distress including embarrassment, humiliation, stress, anxiety, inconvenience, and loss of enjoyment of life. In addition, Plaintiff seeks, attorneys' fees and costs, pre- and post-judgment interest, punitive damages as permitted, and such other and further legal or equitable relief to which they may be entitled.

D. Insurance Agreement

Plaintiffs do not have an insurance agreement applicable to this lawsuit.

Dated this November 20, 2023.

Respectfully submitted,

HMC Civil Rights Law, PLLC *s/Heather Moore Collins*

Heather Moore Collins (# 026099)
Ashley Shoemaker Walter (#037651)
7000 Executive Center Dr., Suite 320
Brentwood, TN 37027
615-724-1996
615-691-7019 FAX
heather@hmccivilrights.com
ashley@hmccivilrights.com

Advocates for Survivors of Abuse PC

/s Vanessa Baehr-Jones Vanessa Baehr-Jones (pro hac vice) 4200 Park Boulevard No. 413 Oakland, CA 94602 510-500-9634

vanessa@advocatesforsurvivors.com

Erickson Kramer Osborne, LLP

/s/ Elizabeth Kramer

Elizabeth Kramer (pro hac vice) Kevin Osborne (pro hac vice) 44 Tehama St. San Francisco, CA 94105 415-635-0631 elizabeth@eko.law kevin@eko.law

Attorneys for Plaintiffs

CERTIFICATE OF SERVICE

I HEREBY certify that a copy of the foregoing has been filed and served via the court's electronic filing system on November 20, 2023 to counsel of record:

K. Erickson Herrin

HERRIN, McPEAK & ASSOCIATES

515 East Unaka Avenue

P. O. Box 629

Johnson City, TN 37605-0629

Email: lisa@hbm-lawfirm.com

Emily C. Taylor

WATSON, ROACH, BATSON &

LAUDERBACK, P.L.C.

P.O. Box 131

Knoxville, TN 37901-0131

Email: etaylor@watsonroach.com

Attorneys to Defendants, Johnson City, Tennessee, Karl Turner, in his individual and official capacities, Captain Kevin Peters, in his official capacity, and Investigator Toma Sparks, in his official capacity

Erickson Kramer Osborne, LLP

Elizabeth Kramer

Kevin Osborne 44 Tehama St.

San Francisco, CA 94105

415-635-0631

elizabeth@eko.law

kevin@eko.law

Attorneys for Plaintiffs

Advocates for Survivors of Abuse PC

Vanessa Baehr-Jones

4200 Park Boulevard No. 413

Oakland, CA 94602

510-500-9634

vanessa@advocatesforsurvivors.com

Daniel H. Rader III

Daniel H. Rader IV

MOORE, RADER & YORK PC

46 N. Jefferson Avenue

P.O. Box 3347

Cookeville, TN 38502-3347

danrader@moorerader.com

danny@moorerader.com

Counsel for Kevin Peters in his individual

capacity

Kristin Ellis Berexa

Ben C. Allen

FARRAR BATES BEREXA

12 Cadillac Drive, Suite 480

Brentwood, TN 37027-5366

kberexa@fbb.law

ballen@fbb.law

Counsel for Toma Sparks in his individual

capacity

Keith H. Grant

Laura Beth Rufolo

Robinson, Smith & Wells, PLLC

633 Chestnut Street, Suite 700

Chattanooga, TN 37450

E-mail: kgrant@rswlaw.com

Counsel for Justin Jenkins in his individual

capacity

<u>/s Heather Moore Collins</u> Heather Moore Collins